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UNITED STATES DISTRICT COURT
OF NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

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IN RE: UBER TECHNOLOGIES, INC.,
PASSENGER SEXUAL ASSAULT
LITIGATION

No. 3:23-md-03084-CRB

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PLAINTIFF'S FIFTH AMENDED TRIAL
EXHIBIT LIST

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Judge: Honorable Charles R. Breyer
Ctrm.: D. Ariz., 501

This Document Relates to:

Jaylynn Dean v. Uber Techs., Inc.,
N.D. Cal. No. 23-cv-06708
D. Ariz. No. 25-cv-4276

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UNITED STATES DISTRICT COURT
DISTRICT OF ARIZONA
PHOENIX DIVISION

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JAYLYNN DEAN,
Plaintiff,
v.
UBER TECHNOLOGIES, INC., et al.,
Defendants.

No. 25-cv-4276-PHX-CRB

Judge: Honorable Charles R. Breyer
Ctrm.: 501

PLAINTIFF'S FIFTH AMENDED EXHIBIT LIST

On January 5, 2026, Plaintiff served and filed Plaintiff's First Amended Trial Exhibit List, which encompassed exhibits numbered P-00001 through P-03662. *See ECF 4900.*

On January 9, 2026, Plaintiff served on counsel for Defendants Plaintiff's Second Amended Trial Exhibit List, which added exhibits numbered P-03663 through P-03685.

On January 11, 2026, Plaintiff served on counsel for Defendants Plaintiff's Third Amended Trial Exhibit List, which replaced P-00314 and added exhibits numbered P-03686 through P-03689.

On January 12, 2026, Plaintiff served on counsel for Defendants Plaintiff's Fourth Amended Trial Exhibit List, which added exhibit numbered P-03690.

On January 12, 2026, Plaintiff served Plaintiff's Fifth Amended Trial Exhibit List, which added exhibits numbered P-03691 through P-03699, and P-04500 through P-04506, and is attached hereto as Exhibit A.

Plaintiff is lodging the attached Fifth Amended Exhibit List in accordance with the parties' agreement.

By serving and lodging this Exhibit List, Plaintiff does not waive, and expressly reserves, all rights afforded under the Federal Rules of Civil Procedure, the Federal Rules of Evidence, the Local Rules, and all orders and procedures established by the Court in this action, including the right to amend, modify, withdraw, or supplement Plaintiff's Exhibit List before and during trial. Plaintiff reserves the right to modify, withdraw, or supplement her Exhibit List before and during trial including, but not limited, to the following non-exclusive set of circumstances: (1) to include documents produced untimely in this litigation for trial by an opposing party; (2) upon receipt of Defendants' exhibit lists and/or deposition designations or counter-designations and amendments to deposition designations or counter-designations; (3) in the event that additional relevant documents or materials are produced in this action, identified in supplemental expert reports, or discovered subsequent to the date of service of the exhibit list; (4) for purposes of adding any medical or scientific literature, other data, regulatory filings or communications issued or published after the date of submission of the exhibit list; (5) as required to cure an evidentiary

1 objection; (6) in response to Plaintiff or Defendants proffering any documents they have not listed
2 on their Exhibit Lists; (7) in response to rulings of the Court on any pretrial motions, including
3 any expert motions, motions for summary judgment, motions in limine, or any other Court
4 decisions that affect the scope of this trial; and (8) as necessary based on the future severance,
5 settlement, and/or dismissal involving any party.

6 The inclusion of any exhibit on this list does not waive or affect any confidentiality
7 designation under the Protective Order. Plaintiff expressly reserves the right to object to the
8 introduction, use, or admissibility of any document listed on any party's Exhibit List. The inclusion
9 of a particular document on Plaintiff's Exhibit List does not waive any right to object to the
10 introduction, use, or admissibility of that document for any purpose. Plaintiff also reserves the
11 right to use any deposition transcripts and any exhibits to deposition transcripts for any witnesses
12 being called to testify at trial and/or use any deposition exhibits or other documents associated
13 with any testimony that has been or will be designated or counter-designated by any party. Plaintiff
14 reserves the right to use any and all documents or materials listed by any other party, including
15 Defendants. Certain exhibits that were previously produced during discovery are further identified
16 by bates number, native file name or description, as applicable. Plaintiff further reserves all rights
17 to use documents de-designated and/or redacted, initially withheld for privilege, and subsequently
18 produced by Defendants pursuant to Judge Cisneros' and Judge Jones' Orders including the most
19 recent Orders. Plaintiff expressly reserves the right to use alternative copies of such exhibits where
20 appropriate, including physical, color, redacted, more legible, and/or native documents, or copies
21 with or without deposition exhibit stickers. Plaintiff also reserves the right to use at trial summaries
22 created in accordance with the federal rules and demonstrative exhibits, including without
23 limitation: charts, graphs, photographs, animations, timelines, objects, models, PowerPoint slides,
24 drawings, graphics, and other demonstrative aids. Plaintiff reserves the right to offer enlargements
25 of any exhibits on the list or on any party's exhibit list.

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1 Dated: January 12, 2026

2 Respectfully submitted,

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16 *Co-Lead Counsel*

17

18 **FILER'S ATTESTATION**

19 I am the ECF User whose ID and password are being used to file this document. In
 20 compliance with N.D. Cal. L.R. 5-1(i)(3), I attest that the signatories above concurred in this filing.

21

22 Dated: January 12, 2026

23 By: /s/ Ellyn Hurd
 24 Ellyn Hurd

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